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July 2, 2012

Via ECFS

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

Re: Allied Wireless Communications Corporation 2012 Eligible Telecommunications
Carrier Annual Report (Idaho)
WC Docket No. 10-90

Dear Ms. Dortch:

On behalf of Allied Wireless Communications Corporation (“AWCC”) and pursuant to Section 54.313 of the Commission’s rules,¹ enclosed please find the redacted, public version of AWCC’s 2012 Eligible Telecommunications Carrier Annual Report relating to its designation as an eligible telecommunications carrier in certain areas in Idaho. A confidential version of the Annual Report also is being submitted to your office under separate cover, including a request for confidential treatment pursuant to Section 0.459 of the Commission’s rules, and to the administrator of the universal service fund.²

If you have any questions regarding this filing, please contact the undersigned.

Very truly yours,

/s/ Jennifer L. Kostyu

Jennifer L. Kostyu
Counsel to Allied Wireless Communications Corporation

Enclosures

¹ 47 C.F.R. § 54.313.

² *Id.* § 0.459.

REDACTED PUBLIC VERSION

**Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D. C. 20554**

In the Matter of)	
)	
Connect America Fund)	WC Docket No. 10-90
)	

**2012 ANNUAL REPORT ON BEHALF OF
ALLIED WIRELESS COMMUNICATIONS CORPORATION**

JULY 2, 2012

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I. INTRODUCTION

Pursuant to Commission's Public Notice released May 8, 2012, Allied Wireless Communications Corporation ("Allied Wireless" or "Company") - with Study Area Code 479012 - submits this 2012 Annual Report with regards to its operations in the state of Idaho. The Public Notice referenced above requires an Eligible Telecommunications Carrier ("ETC"), that is designated by a state regulatory commission pursuant to 47 U.S.C. § 214(e)(2), to report to the FCC, no later than July 2, 2012, any information identified in 47 U.S.C. § 54.313(a)(2) – (6) that is filed with the designating state regulatory commission as part of its annual certification and report.

II. ETC DESIGNATED AREA

Pursuant to 47 U.S.C. § 214(e)(2), the Idaho Public Utilities Commission has designated Allied Wireless as an ETC in certain non-rural wire centers of Qwest Corporation and the rural study areas of Cambridge Telephone Company, Centurytel of Idaho, Inc., Custer Telephone Cooperative, Inc., Farmers Mutual Telephone Co. and Midvale Telephone Exchange, Inc. A complete listing of the areas in Idaho in which the Company has been designated as an ETC, and is requesting federal universal service support under the legacy high cost program, is identified in **Exhibit A** ("Designated Area").

III. ANNUAL REPORT IN ACCORDANCE WITH SECTION 54.313(a)(2) – (6)

A. Network Outages In Designated Area

47 U.S.C. § 54.313(a)(2) requires an ETC to annually report network outages within its Designated Area. 47 U.S.C. § 54.313(a)(2) specifically requires:

detailed information on any outage in the prior calendar year, as that term is defined in 47 C.F.R. § 4.5, of at least 30 minutes in duration for each service area in which an eligible telecommunications carrier is designated for any facilities it owns, operates, leases, or otherwise utilizes that potentially affect (i) at least ten

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percent of the end users served in a designated service area; or (ii) a 911 special facility, as defined in 47 C.F.R. § 4.5(e). Specifically, the eligible telecommunications carrier's annual report must include information detailing: (A) the date and time of onset of the outage; (B) a brief description of the outage and its resolution; (C) the particular services affected; (D) the geographic areas affected by the outage; (E) steps taken to prevent a similar situation in the future; and (F) the number of customers affected.

The Company did not experience any outage that met the criteria set forth in 47 U.S.C. § 54.313(a)(2) between January 1, 2011 and December 31, 2011.

B. Unfulfilled Requests For Service

47 U.S.C. § 54.313(a)(3) requires an ETC to annually report the number of requests for service from potential customers within the ETC's designated area that were unfulfilled during the past year. The filing must also detail how the ETC attempted to provide service to those potential customers. The required information concerning unfulfilled requests for service within the Designated Area from January 1, 2011 through December 31, 2011 is contained in **Confidential Exhibit B**.

C. Complaints Per 1,000 Connections

47 U.S.C. § 54.313(a)(4) requires an ETC to annually report the number of complaints per 1,000 connections in the prior calendar year. The company received 1.54 complaints¹ per 1,000 handsets between January 1, 2011 and December 31, 2011 in the Designated Area.

D. Certification Regarding Applicable Service Quality Standards And Consumer Protection Rules

47 U.S.C. § 54.313(a)(5) requires an ETC to certify that it is complying with applicable service quality standards and consumer protection rules. The Commission found that a wireless carrier's compliance with the CTIA Consumer Code for Wireless Service ("CTIA Code")

¹ Complaints consist of written complaints from AWCC customers to the FCC, Idaho Public Utilities Commission, Idaho Attorney General, the Better Business Bureau or other third party agency and AWCC's Executive Complaint Department.

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satisfies this requirement. By the attached certification, Allied Wireless hereby certifies that the company is compliant with the provisions outlined identified in the CTIA Code.

E. Certification Regarding Ability to Function in Emergency Situations

47 U.S.C. § 54.313(a)(6) requires an ETC to certify to its ability to function in emergency situations as set forth in FCC Rule 54.202(a)(2). By the attached certification, Allied Wireless hereby certifies, as outlined in the Company's Petition for Designation as an ETC, that is able to remain functional in emergency situations as set forth FCC Rule 54.202(a)(2).

IV. CONCLUSION

Based on the foregoing information, Allied Wireless respectfully requests the Commission to find that the Company has satisfied its obligations under 47 U.S.C. § 54.313.

July 2, 2012



Rohan Ranaraja
Director – Regulatory Compliance
Allied Wireless Communications Corporation
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SUMMARY OF EXHIBITS

Exhibit A – Designated Service Area for Study Area Code 479012.

Confidential Exhibit B – 2011 Unfulfilled Requests for Service

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Before the
Federal Communications Commission
Washington D.C. 20554

In the matter of

Federal-State Joint Board on)	CC Docket No. 10-90
Universal Service)	

CERTIFICATION

The undersigned, Jeffrey Humiston, does hereby certify as follows:

1. I serve as Vice President and General Counsel for Allied Wireless Communications Corporation ("AWCC") and each of its subsidiaries.
2. This certification is submitted in support of AWCC's 2012 Annual Report.
3. AWCC has been designated a competitive eligible telecommunications carrier in the areas identified in Exhibit A of its 2012 Annual Report.
4. AWCC has been assigned Study Area Code 479012 by the Universal Service Administrative Company in the State of Idaho.
5. I have reviewed the 2012 Annual Report of AWCC for the State of Idaho.
6. AWCC is complying with applicable service quality standards and consumer protection rules.
7. AWCC is able to function in emergency situations as set forth in § 54.202(a)(2).
8. Consistent with 47 U.S.C. § 254(e) and FCC Rules 54.313 and 54.314, AWCC certifies that all federal high-cost universal service support received will be used only for the provision, maintenance and upgrading of facilities and services for which the support is intended.
9. The facts stated therein are true and correct to the best of my present knowledge, information and belief.

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Jeffrey Humiston

(NOTARY SEAL)

Subscribed and sworn to before me
this 29 day of June, 2012


Notary Public



EXHIBIT A

**ALLIED WIRELESS COMMUNICATIONS CORPORATION
ETC DESIGNATED AREA IN STATE OF IDAHO**

RURAL TELEPHONE COMPANY STUDY AREAS/WIRE CENTERS

ILEC STUDY AREA	INCUMBENT LEC	WIRE CENTER	EXCHANGE
472215	CAMBRIDGE TELEPHONE COMPANY	CMBRIDXC	CAMBRIDGE
472215	CAMBRIDGE TELEPHONE COMPANY	CNCLIDXC	COUNCIL
472215	CAMBRIDGE TELEPHONE COMPANY	CPRMIDXC	CUPRUM
472215	CAMBRIDGE TELEPHONE COMPANY	LWMNIDXC	LOWMAN
472215	CAMBRIDGE TELEPHONE COMPANY	INVYIDXC	INDIAN VLY
472225	CENTURYTEL OF IDAHO, INC.	LEDRIDXC	LEADORE
472225	CENTURYTEL OF IDAHO, INC.	NFRKIDXC	NORFOLK
472225	CENTURYTEL OF IDAHO, INC.	SLMNIDXC	SALMON
472218	CUSTER TELEPHONE COOPERATIVE, INC.	CHLSIDXC	CHALLIS
472218	CUSTER TELEPHONE COOPERATIVE, INC.	CYTNIDXC	CLAYTON
472218	CUSTER TELEPHONE COOPERATIVE, INC.	EKBNIDXC	ELK BEND
472218	CUSTER TELEPHONE COOPERATIVE, INC.	MAY IDXC	MAY
472221	FARMERS MUTUAL TELEPHONE CO.	FRLDIDXX	FRUITLAND
472221	FARMERS MUTUAL TELEPHONE CO.	NUARIDXC	NU ACRES
472226	MIDVALE TELEPHONE EXCHANGE, INC.	LKVWIDXC	LAKEVIEW
472226	MIDVALE TELEPHONE EXCHANGE, INC.	MDVAIDXC	MIDVALE
472226	MIDVALE TELEPHONE EXCHANGE, INC.	STNLIDXC	STANLEY
472226	MIDVALE TELEPHONE EXCHANGE, INC.	WRLKIDXC	WARM LAKE
472226	MIDVALE TELEPHONE EXCHANGE, INC.	WRRNIDAA	WARREN
472226	MIDVALE TELEPHONE EXCHANGE, INC.	YLPNIDXC	YELLOWPINE

NON-RURAL TELEPHONE COMPANY WIRE CENTERS

ILEC STUDY AREA	INCUMBENT LEC	WIRE CENTER	EXCHANGE
475103	QWEST CORPORATION	CTWDID01	COTTONWOOD
475103	QWEST CORPORATION	EMMTIDMA	EMMETT
475103	QWEST CORPORATION	GAVLID01	GRANGEVILLE
475103	QWEST CORPORATION	IDCYIDMA	BOISE
475103	QWEST CORPORATION	KAMHID01	KAMIAH
475103	QWEST CORPORATION	NPMOIDMA	NEW PLYMOUTH
475103	QWEST CORPORATION	PYTTIDMA	PAYETTE
475103	QWEST CORPORATION	WESRIDMA	WEISER

EXHIBIT B

**This document is being withheld
from public inspection.**